



Finance Department

October 17, 1989 RESOURCE APPLICATIONS, INC. 1000 Cambridge Square Ste. D Alpharetta, GA 302017

Alpharetta, GA 30201 0CT 9 0 18

Resource Applications, Inc. 1000 Cambridge Square Suite D Alpharetta, GA 30201

ATTN: Jim Ashworth

Dear Mr. Ashworth:

The following is submitted in response to the attached letter from USEPA requesting information about the Powell Road Landfill in Huber Heights, Ohio. As suggested in the letter, we contacted Mr. Ken Tindall of USEPA who was kind enough to assist us in identifying a relevant time period and potentially useful records in our files.

A review of our records reveals that during the period from 1978 to 1981, we had the following arrangements with the Powell Road Landfill or SCA Landfill Services.

A. Three purchase orders for the disposal of "bulk items." (See Attachments 1, 2 and 3).

These purchase orders were for the disposal of "bulk items such as refrigerators, washers, dryers, sofas, hot water tanks, stoves, etc."

- B. A contract for assistance in the design and specifications for a solid waste transfer station. (Attachment 4).
- C. A purchase order for disposal of "bulk items" as part of the City's "Clean Sweep Program." (Attachment 5).
- D. A price agreement with two SCA Landfills which are not related to the Powell Road Site. (Attachment 4).

The following constitutes our response to the questions posed in the August 10th letter:

- Unless separately identified these questions are being answered by Mr. Timothy H. Riordan, Director of the Department of Finance, City of Dayton, 101 West Third Street, Dayton, Ohio.
- 2. See response to question 1.

- 3. Copies of the documents are attached.
- 4. The following operating units of the City of Dayton have RCRA identification numbers:

Department of Aviation OHD 982210759 Wright Drive Vandalia, Ohio Central Garage OHD 081853566 1010 Ottawa Street Dayton, Ohlo

Sign Shop OHD 981796964 520 Kiser Street Dayton, Ohio Wastewater Treatment Plant OHD 000721191 2800 Guthrie Road Dayton, Ohio

The answer to this question was provided by Steven Gaytko, Personnel Department, 101 West Third Street, Dayton, Ohio.

- 5. I have no knowledge of any acts or omissions which would have caused a release or threat of release of hazardous substances at the site.
- 6. Our office does not keep records which would identify persons or employees who have knowledge, information, or documents about the generation, use, purchase, treatment, storage, disposal, or other handling of materials at or transportation of materials to the Powell Road Landfill.
- 7. Question 7 requests information as to persons on an "attached list." No such list was found attached to the letter received from USEPA.
- 8. I have no knowledge of the current owner, operator, lessor or lessee of any portion of the Site.
- 9. I have no knowledge of the prior owner, operator, lessor, or lessee of the Site.
- 10. The City of Dayton has transported waste materials to the site.
- 10.a.1. The persons from whom waste materials were accepted were the inhabitants of residential structures within the City of Dayton. Since these were curbside pick-ups, no records were kept as to the identity of individuals who served as "point of contact" if, in fact, there were such individuals.
- 10.a.2. This question refers to "plant employees." No pick-ups were made from industrial facilities.
- 10.a.3. Not applicable. See response to Question 10.a.2., above.
 - 10.b. No records exist of the dates on which curbside pick-ups were made.

- Items picked up for transport to the site were exclusively 10.c. limited to "bulk items," such as refrigerators, washers, dryers, sofas, hot water tanks, and stoves. These items are typically large, heavy solids, made of metal or fabric, and are used by residents in the process of daily living.
- 10.d. No warnings were given.
- 10.e. No records exist as to the owners of these items.
- 10.f. No records were kept as to either the weight or volume of such transactions.
- 10.q. No tests were performed and no analytical results were obtained.
- 10.h. There was no charges to residents for transport of these bulk items. The price charge for disposal was \$2.00 per cubic yard.

Answers to this question were provided by Mr. Clarence Williams, Director of Public Works, City of Dayton, 101 West Third Street, Dayton, Ohio.

- 11. The City of Dayton is a chartered municipal corporation under the laws of the State of Ohio. It does not have parent or subsidiary corporations.
- Respondent has no knowledge of any liability it may have arising from or relating to the release or threatened release of hazardous substance at the site.
- The City of Dayton is a charter municipality in the State of Ohio and does not have "Articles of Incorporation and By-laws."
- The City of Dayton is a charted municipality in the State of Ohio which utilizes the city manager" form of government. It does not have "majority shareholders." It's chief executive officer is:

Richard B. Helwig City Manager 101 West Third Street Dayton, Ohio 45402

- 15. I have no knowledge of any person able to provide a more detailed or complete response.
- 16. The identity of such persons is unknown.

Sincerely,

Timothy H. Riordan Director of Finance City of Dayton

Purchasing

CITY OF DAYTON

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TO: City Manager	DateOctober 26, 1978
FROM: CENTRAL SERVICES/PURCHASING	Code 10000 - 6440
(CHECK ONE)	Fund General
X Purchase Order Lease Agréement	
Payment of Voucher Acceptance of Work	Amount \$ 13,000.00
Contractual Service Estimate of Cost	Supplier/Vendor/Company/Individual:
Award of Contract CIP Amendment	NAME Powell Road Landfill
Other	ADDRESS 4060 Powell Road
Orner	Dayton, Ohio 45424 (WAYNE TWP.)
lustification and description of purchase contract or paymen	at: LANDFILL SERVICE FOR WASTE COLLECTION
78-7765	Simple Service For Whole Construction
Blanket service order for the disposation hauled to landfill sites. This order Division of Waste Collection, the Division of Waste Collection, the Division of Waste Collection, the Division of Wasterial accepted free Maintenance. Material accepted refrigerators, washers, sofas, hot wastering h 11/30/78, not to exceed \$13,000.	r will cover material hauled by the vision of Parks, and the Division of ed to included bulk items such as ater tanks, dryers, stoves, etc.,
Previous purchase order No. 78-7526,	o conform with current EPA Regulations. in the amount of \$20,000.00, was
approved by the City Commission 6/7/7	'8.
Department of Public Works recommends we concur.	approval of this order, in which
Approved Affirmative Action Program on File X Yes	NoN/A
Approved by City Commission	Hurson
an. C	Division
Attachmer	Aepartment Con Straus
NA 1 1900	56
	City Manager

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Indiffe	CITY OF DAYTON
urchasing	CITY MANAGER'S REPOR

O: City Manager	Date November 17, 1978
ROM: CENTRAL SERVICES/PURCHASING	Code10000 - 6440
Department/Division CHECK ONE)	Fund General
X_ Purchase Order Lease Agreement	
Payment of Voucher Acceptance of Work	Amount \$ 75,000.00
Contractual Service Estimate of Cost	Supplier/Vendor/Company/Individual:
Award of Contract CIP Amendment	NAMESEE BELOW
Other	ADDRESS
	: LANDFILL SERVICE FOR WASTE COLLECTION
79-6206 Powell Road Landfill, 4060 Po	owell Road, Dayton, OH 45424 \$45,000.00 (WAYNE TWP.)
79-6207 Sanitary Landfill Inc., 3975	Wagoner Ford Road, \$30,000.00 Dayton, OH 45414
These blanket service orders are for to frefuse hauled to landfill sites. I hauled by the Divisions of Waste Colle Property Management and Traffic Systembulk items such as refrigerators, waststoves, etc.	These orders will cover material ection, Street Maintenance, Parks, ns. Material accepted to include
These orders are for the period 12/1/2 event either landfill site is to be clobligated to give the City Purchasing notice of such closing.	7\$ through 11/30/79. However, in the losed for just cause, the vendor is Agent thirty (30) days written advance
The price on both orders is \$2.00 per	cubic yard.
These two (2) landfill orders are apprainned Health District, and are to be legulations.	roved by the Montgomery County Combined e used to conform with current EPA
epartment of Public Works recommends e concur.	approval of these orders, in which
Y	
ived Affirmative Action Program on File X Yes	NoN/A
ved by City Commission Atta chm	mtDigision ft T. In her
ACTA CITIE	Department Land
Hovember 29, 1978	

City Manager

CITY OF DATTON

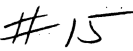
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<u></u>	AGER'S REPORT
TO: City Manager	Date August 7, 1979
FROM: CENTRAL SERVICES/PURCHASING	Code 25600 - 6629
(CHECK ONE)	Fund_ Housing Conservation
X Purchase Order Lease Agreement	Summer Sweep
Payment of Voucher Acceptance of Work	Amount \$ 30,000.00
Cantractual Service Estimate of Cost	Supplier/Vendor/Company/Individual:
Award of Contract CIP Amendment	NAME SEE BELOW
Other	ADDRESS
Justification and description of purchase, contract or paymen	LANDFILL SERVICE FOR WASTE COLLECTION
79-6684 Powell Road Landfill Attn: Mr. Logston 4060 Powell Road Dayton, Ohio 45424 (Wayne	\$20,000.00 Twp.)
79-6685 Sanitary Landfill Company Attn: John D. Gedhart 3975 Wagoner Ford Road Dayton, Ohio 45414 (Harris	\$10,000.00 on Twp.)
These blanket service orders are for to frefuse hauled to landfill sites. Thauled by the Divisions of Waste Colle Sewer Maintenance, Property Management the "Clean Sweep Program". Material a such as refrigerators, washers, dryers. These orders are for the period 8/15/7	these orders will cover material action, Parks, Street Maintenance, and Traffic Systems, including accepted to include bulk items, sofas, hot water tanks, stoves, etc. 9 through 11/30/79. The price
on both orders is \$2.00 per cubic yard These two (2) landfill orders are appr Combined General Health District, and current EPA Regulations.	oved by the Montgomery County
Department of Public Works recommends which we concur.	approval of these orders, in
Approved Affirmative Action Program on File X Yes	NoN/A
Approved by City Commission Attachment 3	Mass
- 2000io	Division Coo Lune

City Manager

Public Works (2)

CITY OF DAYTON



	Law De <u>r</u>	CITY MAN	AGER'S REPORT	71 13
/то:	City Manager			Date February 5, 1979
FROM	M: Public Works	/Waste Collection	· ·	Code 10000-6440-2304-340
(CHE	CK ONE)	The state of the s		Fund General Fund
	Purchase Order	Lease Agreement		
	Payment of Voucher	Acceptance of Work		Amount \$ 10,000
	Contractual Service	Estimate of Cost		/Company/Individual:
				Services Incorporated
		reement	.*	P. O. Box 1265
			ADDRESS	2208 Bertwynn Drive
			·	Dayton, Ohio 45401
	have led to sometime late County has use resource recooperative concerns have consider the We are also with SCA Servine 30, 198 landfilling a 3850 Lower Value St. Paquotations as	the imminent closing er in 1979. In anti- ndertaken an effort overy. The City of participant in this e arisen which make option of disposing requesting approval vices Incorporated for the disposal of the Springfield, alley Pike will be \$ aris, Ohio site will	of one or cipation of to determin Dayton has effort. As it imperati of its own to enter in or the perif City of DOhio site (4.00 per to be \$1.00 p of Dayton	a result, a number of ve the City seriously residential wastes. to a price agreement od of July 1, 1979 thru ayton refuse. Cost for Limestone City) n. Cost for landfilling er yard. The above providing transportation
Approv	ed Affirmative Action	Program on File X Yes	No	N/A
Approv	ed by City Commission	1	Division	
لمنسدا	anium .	Att achment 4	Was	te Collection
SIA	Significant of the second		Department	- Cana

Finance

•	OF DAYTON
CITY MA	NAGER'S REPORT
TO: City Manager	DateNovember 18, 1980
FROM: CENTRAL SERVICES/PURCHASING	Code 10000 - 6440
Department/Division (CHECK ONE)	Fund General
X Purchase Order Lease Agreement	
Payment of Voucher Acceptance of Work	Amount \$ 10,000.00
Contractual Service Estimate of Cost	Supplier/Vendor/Company/Individual:
Award of Contract CIP Amendment	NAME Powell Road Landfill
Other	ADDRESS 4060 Powell Road
	Dayton, Ohio 45424
Justification and description of purchase, contract or paym	LANDFILL SERVICE FOR WASTE COLLECTION
81-0689	
such as refrigerators, washers, drye	terial hauled by the Divisions of tenance, Sewer Maintenance, Property erial accepted to include bulk items, rs, sofas, hot water tanks, stoves, 80 thru 11/30/81. Total cost of this
This order will be used for emergenc rized by the Division of Waste Colle	
Department of Dublic Works recommend	s approval of this order in which

we concur.

Approved Affirmative Action Program on File XX Yes	NoN/A
Approved by City Commission	Hoff Takes
Polico	Division
A ttach ment 5	Department
1 (November 26, 1980	City Manager



UNITED STATES ENVIRONMENTAL PROTECTION AGENCY

REGION 5

230 SOUTH DEARBORN ST. CHICAGO, ILLINOIS 60604

REPLY TO THE ATTENTION OF:

5HSM-12

[1 O AUG 1989

CERTIFIED MAIL
RETURN RECEIPT REQUESTED

City of Dayton Div of Acctg-A/C PA 101 West Third Street Dayton, OH 45401

Payton, OH 45401

Re: Request for Information Pursuant to Section 104(e) of CERCIA and Section 3007 of RCRA, for the Powell Road Landfill in Huber Heights, Ohio.

Dear Sir or Madam:

The United States Environmental Protection Agency (U.S. EPA) is currently investigating the source, extent and nature of the release or threatened release of hazardous substances, pollutants or contaminants on or about the Powell Road Landfill. It includes a 40 acre area south of Powell Road and north of the Great Miami River in southwest Huber Heights, Ohio. This investigation requires inquiry into the generation, storage, treatment and disposal of such substances that have been or threaten to be released at the Site.

Pursuant to the authority of Section 104(e) of the Comprehensive Environmental Response Compensation and Liability Act (CERCIA), 42 U.S.C. Section 9604 (e), as amended by the Superfund Amendments and Reauthorization Act of 1986, Pub. L. 99-499, and pursuant to Section 3007 of the Resource Conservation and Recovery Act (RCRA), 42 U.S.C. Section 6927, you are hereby requested to respond to the Information Requests enclosed. Compliance with the enclosed Information Request is mandatory. Failure to respond fully and truthfully to each and every Information Request within forty-five (45) days of receipt of this letter, or to adequately justify such failure to respond, can result in enforcement action by U.S. EPA pursuant to Section 3008 of RCRA under which U.S. EPA may seek the imposition of penalties of up to twentyfive thousand dollars (\$25,000) for each day of continued non-compliance, and/or pursuant to Section 104(e)(5) of CERCLA which, as amended, authorizes the United States to seek penalties from a Federal court of up to \$25,000 for each day of continued non-compliance. "Non-compliance" is considered by U.S. EPA to be not only failure to respond to the Requests but also failure to respond completely and truthfully to each Request. Please be further advised that provision of false, fictitious, or fraudulent statements or representatives may subject you to criminal penalties of up to ten thousand dollars (\$10,000) or up to five (5) years of imprisonment or both under 18 U.S.C. Section 1001.

The United States Environmental Protection Agency has the authority to use the information requested herein in an administrative, civil or criminal action. This Information Request is not subject to the approval requirements of the Paperwork Reduction Act of 1980, 44 U.S.C. 3501, et seq.

Your response to this Information Request should be mailed to:

Resource Applications, Inc. 1000 Cambridge Square Suite D Alpharetta, GA 30201 Attn: Jim Ashworth

If you have any questions regarding this information request, please contact Joe Kawecki at (312) 886-7048 or Ken Tindall at (312) 886-9895. All legal questions should be directed to Leonardo Robinson of the Office of Regional Counsel at (312) 886-6830.

Due to the seriousness of the problem at the Site and the legal ramifications of your failure to respond promptly and properly, U.S. EPA strongly encourages you to give this matter your immediate attention and to respond to these Information Requests within the time specified above.

Thank you for your cooperation in this matter.

Sincerely,

Mary A. Gade, Director Office of Superfund

Enclosure

POWELL ROAD LANDFILL SITE

INFORMATION REDUEST

INSTRUCTIONS

- 1. Please provide a separate narrative response to each and every Question set forth in this Information Request.
- 2. Precede each answer with the number of the Question to which it corresponds.
- 3. If information or documents not known or not available to you as of the date of submission of a response to this Information Request should later become known or available to you, you must supplement your response to EPA. Moreover, should you find, at any time after the submission of your response that any portion of the submitted information is false or misrepresents the truth, you must notify EPA of this fact as soon as possible and provide EPA with a corrected response.
- 4. For each document produced in response to this Information Request indicate on the document, or in some other reasonable manner, the number of the Question to which it responds.
- The information requested herein must be provided even though the 5. Respondent may contend that it includes possibly confidential information or trade secrets. You may, if you desire, assert a confidentiality claim covering part or all of the information requested, pursuant to Sections 104(e)(7)(E) and (F) of CERCLA, as amended by SARA, 42 U.S.C. Section 9404(e)(7)(E) and (F), Section 3007(b) of RCRA, 42 U.S.C. 6927(b), and 40 C.F.R. 2.203(b), by attaching to such information at the time it is submitted, a cover sheet, stamped or typed legend, or other suitable form of notice employing language such as "trade secrets," or "proprietary" or "company confidential." Information covered by such a claim will be disclosed by EPA only to the extent, and only by means of the procedures set forth above. If no such claim accompanies the information when it is received by EPA, it may be made available to the public by EPA without further notice to you. You should read the above cited regulations carefully before asserting a business confidentiality claim, since certain categories of information are not properly the subject of such a claim.

DEFINITIONS

The following definitions shall apply to the following words as they appear in this Attachment A:

- The term "you" or "Respondent" shall mean the addressee of this Request, the addressee's officers, managers, employees, contractors, trustees, partners, successors, assigns, and agents.
- 2. The term "person" shall have the same definition as in Section 101(21) of CERCIA: an individual, firm, corporation, association, partnership, consortium, joint venture, commercial entity, United States Government, State, municipality, commission, political subdivision of a State, or any interstate body.
- 3. The terms "the Site" or "the facility" shall mean and include the property on or about the SCA Services of Ohio property that is bounded by Powell Road and the Great Miami River and is also known as the Powell Road Landfill Site.
- 4. The term "hazardous substance" shall have the same definitions as that contained in Section 101(14) of CERCIA and includes any mixtures of such hazardous substances, including petroleum products.
- 5. The term "pollutant or contaminant", shall have the same definition as that contained in Section 101(33) of CERCIA, and includes any mixtures of such pollutants and contaminants with any other substances. Petroleum products mixed with pollutants and contaminants are also included in this definition.
- 6. The term "hazardous waste" shall have the same definition as that contained in Section 1004(5) of RCRA.
- 7. The term "solid waste" shall have the same definition as that contained in Section 1004(27) of RCRA.
- 8. The term "materials" shall mean all substances that have been generated, treated, stored, or disposed of or otherwise handled at or transported to the Site, including but not limited to all hazardous wastes and solid wastes, as defined above.

- 9. The term "hazardous material" shall mean all hazardous substances, pollutants or contaminants, and hazardous wastes, as defined above.
- 10. The term "non-hazardous material" shall mean all material as defined above, excluding hazardous substances, pollutants and contaminants, and hazardous waste.
- 11. The term "identify" means, with respect to a natural person, to set forth the person's name, present or last known business address and business telephone number, present or last known home address and home telephone number, and present or last known job title, position or business.
- 12. The term "identify" means, with respect to a corporation, partnership, business trust or other association or business entity (including a sole proprietorship) to set forth its full name, address, legal form (e.g. corporation, partnership, etc.), organization, if any, and a brief description of its business.
- 13. The term "identify" means, with respect to a document, to provide its customary business description, its date, its the author, addressor, addressee and/or recipient, and the substance or the subject matter.
- 14. The term "release" has the same definition as that contained in Section 101(22) of CERCIA, 42 U.S.C. Section 9601(22), and includes any spilling, leaking, pumping, pouring, emitting, emptying, discharging, injecting, escaping, leaching, dumping, or disposing, into the environment, including the abandonment or discharging of barrels, containers, and other closed receptacles containing any hazardous substance or pollutant or contaminant.
- The terms "document" and "documents" shall mean any object that 15. records, stores, or presents information, and includes writings of any kind, formal or informal, whether or not wholly or partially in handwriting, including by way of illustration and not by way of limitation, any invoice, manifest, cancelled check, deposit slip, withdrawal slip, order, correspondence, record book, minutes, memorandum of telephone and other conversations including meetings. agreements and the like, diary, calendar, desk pad, scrapbook, notebook, bulletin, circular, form, pamphlet, statement, journal, postcard, letter, telegram, telex, report, notice, message, analysis, comparison, graph, chart, interoffice or intraoffice communications, photostat or other copy of any documents, microfilm or other device, any punch card, disc or disc pack; any tape or other type of memory generally associated with computers and data processing (together with the programming instructions and other written material necessary to use such punch card, disc, or disc pack, tape or other type of memory and

(together with printouts of such punch card, disc, or disc pack, tape or other type of memory); and (a) every copy of each document which is not an exact duplicate of a document which is produced, (b) every copy which has any writing, figure or notation, annotation or the like on it, (c) drafts, (d) attachments to or enclosures with any document and (e) every document referred to in any other documents.

- 16. The term "and" and "or" shall be construed either disjunctively or conjunctively as necessary to bring within the scope of this Information Request any information which might otherwise be construed to be outside its scope.
- 17. The term "arrangement" means every separate contact or other agreement between two or more persons.
- 18. The terms "transactions" or "transact" mean any sale, transfer, giving, delivery, change in ownership, or change in possession.
- 19. Words in the masculine shall be construed in the feminine, and vice versa, and words in the singular shall be construed in the plural, and vice versa, where appropriate in the context of a particular question or questions.
- 20. All terms not defined herein shall have their ordinary meaning, unless such terms are defined in CERCIA, RCRA, 40 CFR Part 300 or 40 CFR Parts 260-280, in which case the statutory or regulatory definitions shall apply.

FINANCIAL BACKGROUND DEFINITIONS

- 21. The term "property interest" means any interest in property including but not limited to, any ownership interest, including an easement, any interest in the rental of property, any interest in a corporation that owns or rents, or owned or rented property.
- 22. The term "assets" shall include the following: real estate, buildings or other improvements to real estate, equipment, vehicles, furniture, inventory, supplies, customer lists, accounts receivable, interest in insurance policies, interests in partnerships, corporations and unincorporated companies, securities, patents, stocks, bonds, and other tangible as well as intangible property.

OUESTIONS

- 1. Identify the person(s) answering these Questions on behalf of Respondent.
- 2. For each and every Question contained herein, identify all persons consulted in the preparation of the answer.
- 3. For each and every Question contained herein, identify all documents consulted, examined, or referred to in the preparation of the answer or that contain information responsive to the Question and provide true and accurate copies of all such documents.
- 4. List the EPA RCRA Identification Numbers of the Respondent, if any, and identify the corresponding units, facilities or vessels assigned these numbers.
- 5. Describe the acts or omissions of any persons, other than your employees, agents or those persons with whom you had a contractual relationship, that may have caused, the release or threat of release of hazardous substances at the Site.

In Addition:

- a. Describe all precautions that you took against foreseeable acts or omissions of any such third parties and the consequences that could foreseeable result from such acts or omissions.
- b. Describe the care you exercised with respect to the hazardous substances found at the Site.
- 6. Identify all persons, including Respondent's employees, who have knowledge, information or documents about the generation, use, purchase, treatment, storage, disposal or other handling of materials at or transportation of materials to the Site.
- 7. Describe all arrangements that Respondent may have or may have had with each of the persons on the attached list.
- 8. For each and every current owner, operator, lessor or lessee of any portion of the Site:
 - a. Identify such person and the nature of their operation at the Site.

- b. Describe the portion of the Site owned, operated, leased by each such person and state the dates during which each portion was owned, operated or leased.
- c. Provide copies of all documents evidencing or relating to such ownership, operation or lease, including but not limited to purchase and sale agreements, deeds, leases, etc.
- 9. For each and every prior owner, operator, lessor or lessee of any portion of the Site known to you:
 - a. Identify such person and the nature of their operation at the Site.
 - b. Describe the portion of the Site owned, operated, leased by each such person and state the dates during which each portion was owned, operated or leased.
 - c. Provide copies of all documents evidencing or relating to such ownership, operation or lease, including but not limited to purchase and sale agreements, deeds, leases, etc.
 - d. Provide all evidence that hazardous materials were released or threatened to be released at the Site during the period that they owned the Site.
- 10. Have you or any other person working with you or on your behalf ever accepted waste materials for transportation to the Site from any person? If the answer to this question is anything but an unequivocal no, identify:
 - a. The persons from whom you or such other persons accepted wastes materials for transport to the Site;
 - 1. Identify the indivual(s) serving as the point of contact for transporters at the pick points(s).
 - 2. Identify all plant employees at the pick up point(s) who assisted in loading the truck.
 - 3. Identify all portions of the plant where material was pick up.
 - b. Every date on which waste materials were so accepted or transported;

- c. For each transaction, the nature of the waste materials accepted or transported, including the chemical content, characteristics, physical state (e.g., solid, liquid), and the process for which the material was used or the process which generated the material;
- d. For each material, describe any warnings given to you with respect to its handling;
- e. The owner of the materials so accepted or transported;
- f. The quantity of the material involved (weight or volume) in each transaction and the total quantity for all transactions;
- g. All tests or analyses and analytical results concerning each material;
- h. The price charged for transport and/or disposal per drum, barrel, container, load (or whatever unit used) of waste materials brought to the Site.
- 11. Identify the parent corporation and all subsidiaries of Respondent.
- 12. Identify all persons who may be responsible for the liabilities of Respondent arising from or relating to the release or threatened release of hazardous substances at the Site, including but not limited to successors and individuals.
- 13. Provide a copy of the most current Articles of Incorporation and By-laws of Respondent.
- 14. Identify the officers, managers and majority shareholders of Respondent and the nature of their management duties and amount of shares held, respectively.
- 15. If you have reason to believe that there may be persons able to provide a more detailed or complete response to any Questions contained herein or who may be able to provide additional responsive documents, identify such persons and the additional information or documents that they may have.

16. For each and every Question contained herein, if information or documents responsive to this Information Request are not in your possession, custody or control, then identify the persons from whom such information or documents may be obtained.